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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/719,300	11/21/2003	Paul Masami Aoki	A1441-US-NP	2108
	590 02/20/200 NSON & MCCOLLO	EXAMINER		
210 MORRISON		NGUYEN, KEVIN M		
SUITE 400 PORTLAND, O	R 97204	ART UNIT	PAPER NUMBER	
, -		2629		
SHORTENED STATUTORY	PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MONTHS		02/20/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)			
Office Action Summary		10/719,300	AOKI ET AL.			
		Examiner	Art Unit			
		Kevin M. Nguyen	2629			
Period fo	The MAILING DATE of this communication apor Reply	pears on the cover sheet with the c	orrespondence address			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPL CHEVER IS LONGER, FROM THE MAILING Designs of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	OATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	N. nely filed , the mailing date of this communication. ED (35 U.S.C. § 133).			
Status						
1)⊠	Responsive to communication(s) filed on 12 L	December 2006.				
· · · · · · · · · · · · · · · · · · ·	This action is <b>FINAL</b> . 2b) This action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposit	ion of Claims					
4)⊠	4)⊠ Claim(s) <u>1-20,22-25 and 27-30</u> is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)	5) Claim(s) is/are allowed.					
6)⊠	Claim(s) <u>1-20,22-25 and 27-30</u> is/are rejected					
7)⊠	☑ Claim(s) <u>21 and 26</u> is/are objected to.					
8)□	Claim(s) are subject to restriction and/o	or election requirement.				
Applicati	on Papers					
9) The specification is objected to by the Examiner.						
10)⊠	The drawing(s) filed on 21 November 2003 is/a	are: a)⊠ accepted or b)□ object	ed to by the Examiner.			
	Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	∋ 37 CFR 1.85(a).			
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority ι	ınder 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
	1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the priority documents have been received in this National Stage					
	application from the International Bureau (PCT Rule 17.2(a)).					
* S	See the attached detailed Office action for a list	of the certified copies not receive	d.			
Attachmen	t(s)					
	e of References Cited (PTO-892)	4) Interview Summary				
3) 🔲 Inforr	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:				

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#### Response to Arguments

1. Applicant's arguments, see pages 8-9, filed 12/12/2006, with respect to the rejection(s) of claim(s) 1-20, 22-25 and 27-30 under previous rejection have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of DuBois (US 6,793,460) and Wong et al (US 6,943,773).

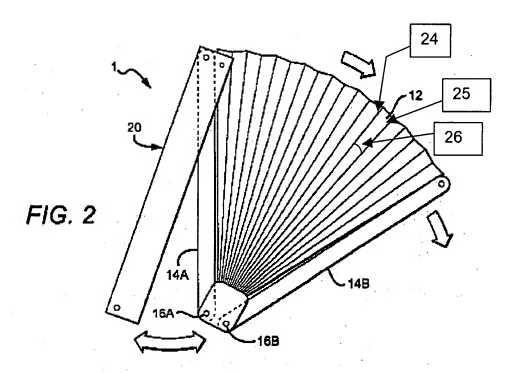
# Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-9, 11-14, 29 and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over DuBois (US 6,793,460) and Wong et al (US 6,943,773).
- 4. As to claim 1, DuBois teaches a fan-shaped display between an expanded configuration with a greater visible area and a collapsed configuration with a smaller visible area [see Figs. 1 and 2], the collapsible display comprising:

at least three collapsible sections [at least three folded display portions 12, Fig. 2], including at least one display section [it is noted that the folded display portions 12 also be made luminous by incorporating LED(s) display device or other devices, see col. 4, lines 1-2], coupled such that when the collapsible display is in the expanded configuration [when the fan-shaped display is unfolded, see Fig. 4], each of the collapsible sections [12] has a first end [24<sup>i</sup>] adjacent to another of the collapsible

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sections [12], the adjacent ends substantially aligned along an axis each display section [12] further has a second end [25<sup>i</sup>] that is substantially opposite to the first end [24<sup>i</sup>] and substantially oblique relative to the first end [two line segments, e.g., the combination of the first end [24<sup>i</sup>] and the second end [25<sup>i</sup>] forms an acute angle, see Fig. 2, col. 3, lines 9-44 for further details of the explanation].



Accordingly, DuBois teaches all of the claimed limitation, except for the display section having addressable display element to form an image.

However, Wong et al teaches a related collapsible display comprising an electronic display paper including a plurality of discrete elements being addressed by pixels, and an image is made up by the plurality of pixels (see fig. 1, col. 2, line 55 through col. 3, lines 29).

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operation].

5. As to claim 2, DuBois further teaches the collapsible display of claim 1, further comprising a pivot [16A, Fig. 2] to which each display sections [12] is connected and about which each display section [12] can rotate [see col. 3, lines 30-44 for details of the

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- 6. As to claim 3, DuBois further teaches the collapsible display apparatus of claim 2, wherein at least one of the display sections [12, Fig. 2] is rotatable between: a first position [a closed position] about the pivot [16A] in which the display section [12] overlaps significantly with another of the display sections [12] such that the display sections [a plurality of display sections 12] occupy the smaller visible area [see Fig. 3], and a second position [an open position] about the pivot [16A] where the display sections [the plurality of display sections 12] occupy the greater visible area [see Figs. 1-3, col. 3, lines 9-44 for further details of the operation].
- As to claim 4, DuBois further teaches the apparatus of claim 2, wherein at least one of the display sections [12] is rotatable between a first position [a closed position] about the pivot [16A] in which the collapsible display [12] occupies the smaller visible area [the closed position of the fan-shaped display], and a second position [an open position] about the pivot [16A] where the collapsible display [12] occupies the greater visible area [the open position of the fan-shaped display, see Figs. 1-3, col. 3, lines 9-44 for further details of the operation].
- 8. As to claim 5, DuBois further teaches the display apparatus of claim 1, comprising a hinge element [24<sup>i</sup>, Fig. 2] for enabling the display sections [12] to rotate on an axis; two opposing panels [12]; an additional hinge element [25<sup>i</sup>, Fig. 2] for

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connecting adjacent sides of the two opposing panels and further for allowing the two opposing panels to rotate between an open position and a closed position, wherein the display sections [12] are coupled to the two opposing panels such that the display sections [12] are collapsed when the two opposing panels are in the closed position and the display sections are expanded when the two opposing panels are in the open position [see col. 3, lines 9-44 for further details of operation].

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- 9. As to claims 6 and 7, DuBois further teaches the display apparatus of claim 1 and 6, comprising a section of a flexible display membrane secured to each of the display sections, and said display membrane comprising an electric paper [it is also contemplated that some fans may be made luminous by incorporating one or more lights, LED(s) display device or other devices, see col. 3, line 63 -- col. 4, line 2. Thus, the fan portion (1) has an electric paper corresponding to a flexible display membrane as claimed].
- 10. As to claim 8, DuBois further teaches the display apparatus of claim 6, comprising an electronic device for providing display instructions to the display membrane [see col. 3, lines 45-62 for further details of the explanation].
- 11. As to claim 9, Wong et al teaches the display apparatus of claim 8, said electronic device comprising at least one of: a portable computing device, a television, a wireless communication device, a cellular telephone, a satellite telephone, a display controller, a wireless receiver and a personal digital assistant in col. 9, line 54 through col. 10, line 6.

12. As to claim 11, DuBois further teaches the display apparatus of claim 8, wherein the display section extends from one of: a side [14A, Fig. 2] and a corner [15, Fig. 1] of the electronic device [see Fig. 2, col. 3, lines 30-44 for further details of the operation].

- 13. As to claim 12, DuBois further teaches the apparatus of claim 8, wherein the collapsed display membrane is at least partially retractable into a body of the electronic device [the fans-shaped is in the closed and open positions, see Figs. 1-7, cols. 3 and 4, for further details of the explanation].
- 14. As to claim 13, Wong et al further teaches the display apparatus of claim 6, the display membrane comprising a plurality of pixels forming a visual display area having a display layer (the electronic paper comprise the plurality of discrete elements being addressed by pixels).
- 15. As to claim 14, Wont et al further teaches the display apparatus of claim 13, the display membrane further comprising a control layer for addressing the plurality of pixels [a processor 140 controls driving display and addressing all the pixels on the flexible screen, see fig. 4, col. 4, line 20 through col. 5, line 34 for further details of the operation].

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to have combined Wong et al into DuBois to create the claimed invention. It would have been obvious to modify DuBois to address the plurality of discrete elements by pixels as taught by Wong et al because this would improve the quality of the image being displayed without flickering. The motivation for doing so would apply any display device, and any type of bending, deformation or movement by

a structure that noticeably alters its shape (see col. 3, lines 5-21, and col. 8, lines 16-29 of Wong et al), and would incorporate any or other types of electronic display devices (see col. 4, lines 1-2 of DuBois).

16. As to claim 29, DuBois teaches a method for operating a foldable display, comprising:

rotating a support member [14A, Fig. 2] for a display [12] from a first position [a closed position] to a second position [an open position] about a pivot [16A, Fig. 2] to expand at least a portion of a visual display [see col. 3, lines 9-40 for further details of the explanation]; and

rotating the support member [14A] from the second position [the open position] to the first position [the closed position] to collapse the visual display [see Fig. 3, col.3, lines 9-40 for further details of the explanation].

Accordingly, DuBois teaches all of the claimed limitation, except for a visual display section having addressable display elements.

However, Wong et al teaches a related collapsible display comprising an electronic display paper including a plurality of discrete elements being addressed by pixels to form a visual image (see fig. 1, col. 2, line 55 through col. 3, lines 29).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to have combined Wong et al into DuBois to create the claimed invention. It would have been obvious to modify DuBois to address the plurality of discrete elements by pixels as taught by Wong et al because this would improve the quality of the image being displayed without flickering. The motivation for doing so

would apply any display device, and any type of bending, deformation or movement by a structure that noticeably alters its shape (see col. 3, lines 5-21, and col. 8, lines 16-29 of Wong et al), and would incorporate any or other types of electronic display devices (see col. 4, lines 1-2 of DuBois).

17. As to claim 30, DuBois teaches a method for operating an electronic display [see the explanation of claims 6 and 7], comprising:

unfolding a pair of opposing hinged panel sections [two axes 24 and 25 coincide with the hinge, see Fig. 2], at least one of the hinged [24] panel sections [12] connected to a section of a display membrane that is unfolded in an opposite position from the pair of opposed hinged panel sections [24, 25] to form a display area [the fan-shaped display area is in the open position]; and folding the pair of opposing hinged panel sections, thereby collapsing the display area [the fan-shaped display area is in the closed position, see Figs. 1-3, col. 9-44 for further details of the explanation].

Accordingly, DuBois teaches all of the claimed limitation, except for a display membrane having addressable display elements.

However, Wong et al teaches a related collapsible display comprising an electronic display paper including a plurality of discrete elements being addressed by pixels (see fig. 1, col. 2, line 55 through col. 3, lines 29).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to have combined Wong et al into DuBois to create the claimed invention. It would have been obvious to modify DuBois to address the plurality of discrete elements by pixels as taught by Wong et al because this would improve the

quality of the image being displayed without flickering. The motivation for doing so would apply any display device, and any type of bending, deformation or movement by a structure that noticeably alters its shape (see col. 3, lines 5-21, and col. 8, lines 16-29 of Wong et al), and would incorporate any or other types of electronic display devices (see col. 4, lines 1-2 of DuBois).

## Claim Rejections - 35 USC § 102

18. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 19. Claims 15 and 23 are rejected under 35 U.S.C. 102(e) as being anticipated by Wong et al (US 6,943,773).
- 20. As to claim 15, Wong et al teaches a collapsible display deformable between an expanded configuration with a greater visible area and a collapsed configuration with a smaller visible area *in col. 3, lines 50-65*, the collapsible display comprising:

a flexible display membrane having addressable display elements, (a flexible display computing device 100 comprises a form of electronic paper such as conductive plastic substrates combined with organic transistors, a display 20 and frame 25 that are bendable along one or more axes in fig. 1, col. 3, lines 23-35), and

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at least one support member connected to the flexible display membrane, for supporting a portion of the flexible display membrane during an out-of-plane deformation (a deflectable portion 30 coupled to said flexible display 100 by the attachment mechanism 35 in figs. 2 and 3, col. 4, lines 1-19).

21. As to claim 23, Wong et al teaches a display apparatus, comprising:

a display membrane having addressable display elements and having at least one individually-deformable section, (a flexible display computing device 100 comprises a form of electronic paper such as conductive plastic substrates combined with organic transistors, a display 20 and frame 25 that are bendable along one or more axes in fig. 1, col. 3, lines 23-35), wherein when an individually-deformable section is collapsed, the collapsed section forms a first geometric configuration having a first area, and when the collapsed section is expanded, the expanded section forms a second geometric configuration having a second area greater than the first area in col. 3, lines 50-65.

- 22. Claims 16-20, 22, 24, 25, 27 and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wong et al in view of DuBois.
- 23. As to claim 16, Wong et al teaches all of the claimed limitation of claim 15, except for a pivot, and each support member connected to the pivot about which the support member can rotate.

However, DuBois further teaches comprising a pivot [16A, see Fig. 2], and each support member [14A] connected to the pivot [16A] about which the support member [14A] can rotate [see col. 3, lines 9-44 for further details of the operation].

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24. As to claim 17, DuBois further teaches the display apparatus of claim 15, said at least one support member [14A] is rotatable between a first position about the pivot [16A], in which the portion of the flexible display membrane [12] overlaps significantly with a second portion of the flexible display membrane [12] such that the flexible display membrane [12] occupies a smaller visible area, and a second position about the pivot in which the first and second portions of the flexible display membrane occupy a greater visible area [the fan-shaped display device is in the closed and open positions, see Figs. 1-7, cols. 3 and 4, for further details of the operation].

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- 25. As to claim 18, DuBois further teaches the display apparatus of claim 15, comprising two opposing panels [two display sections 12, Fig. 2]; and a hinge element [an axis 24 coincide with the hinge, Fig. 2] for connecting adjacent sides of the two opposing panels and further for allowing the two opposing panels to rotate between an open position and a closed position, wherein the flexible display membrane [12] is secured to the two opposing panels at a plurality of positions such that the at least one display section is collapsed when the two opposing panels are in the closed position and the at least one display section is expanded when the two opposing panels are in the open position [the fan-shaped display device is in the closed and open positions, see Figs. 1-7, cols. 3 and 4, for further details of the operation].
- 26. As to claim 19, DuBois further teaches the display apparatus of claim 15, wherein the at least one support member [14A, Fig. 2] is secured to positions along an outer periphery [a first spoke 14A coincides with an output periphery] of the flexible display membrane [12, see col. 3, lines 9-44 for further details of the explanation].

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27. As to claim 20, DuBois further teaches the display apparatus of claim 15, comprising a hub [15, Fig. 1], wherein the at least one support member [14A] is connected to the hub [15] at a first end and secured to positions along an outer periphery of the flexible display membrane [12] at a second end such that each support member is rotatable between a first position about the hub [15] where each support member [14A and 14B] is substantially parallel [see Fig. 6] to each other [when the fanshaped display is in the closed position], and the flexible display membrane [12] is collapsed to a smaller visible area and a second position about the hub where the flexible display membrane forms at least a portion of a visible area having a greater visible area [when the fan-shaped display is in the open position, see Figs. 1-7, col. 3 and 4, for further details of the operation].

28. As to claim 22, DuBois further teaches the display apparatus of claim 15, comprising an electronic device for providing display instructions to the display membrane [see col. 3, lines 45-62, for further details of the explanation].

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to have combined DuBois into Wong et al to create the claimed invention. It would have been obvious to modify Wong et al to become pivotable and foldable for the display fan device as taught by DuBois because this would improve visibility of fans by making at least portions of the fans reflective or luminous, a symbol, a word, and a phrase for using in the warning includes the following: stop, warning ped, pedestrian, and crossing (col. 1, lines 51-59 of DuBois). The motivation for doing so would apply any display device, and any type of bending, deformation or movement by

a structure that noticeably alters its shape (see col. 3, lines 5-21, and col. 8, lines 16-29 of Wong et al), and would incorporate any or other types of electronic display devices (see col. 4, lines 1-2 of DuBois).

29. As to claim 24, Wong et al teaches all of the claimed limitation of claim 23, except for a plurality of support members for supporting the display membrane, each support member having a first end connected to a pivot point about which the support member may rotate to expand and collapse the at least one individually-deformable sections of the display membrane.

However, DuBois further teaches comprising: a plurality of support members [14A and 14B] for supporting the display membrane [12], each support member [14A] having a first end connected to a pivot [16A] point about which the support member may rotate to expand and collapse the at least one individually-deformable sections of the display membrane [the open position of the fan-shaped display device, see Figs. 1-3, col. 3, lines 9-44 for further details of the explanation].

- 30. As to claim 25, DuBois further teaches the display apparatus of claim 24, each of the expanded sections forming a fan-shaped display [a fan-shaped display (1) is in the open position for display area, which is made luminous by incorporating more lights, LED(s), or other devices, see Fig. 2, col. 4, lines 1-2].
- 31. As to claim 27, DuBois further teaches the display apparatus of claim 24, comprising: two opposing panels [a left and right display section 12 are symmetric to an axis 24, Fig. 2]; a hinge [24] for connecting adjacent sides of the two opposing panels [12] for allowing the two opposing panels [12] to rotate between an open position and a

closed position; and a section of the display membrane [12] connected to at least one of the opposing panels, wherein the section [12] is deformed when the two opposing panels are in the closed position and the section is unfolded when the two opposing panels are in the open position to form a display area [the closed and open position of the fan-shaped display device, see Figs. 1-3, col. 9-44 for further details of the explanation]. Wong et al teaches a display area having addressable display elements (a related collapsible display comprises an electronic display paper including a plurality of discrete elements being addressed by pixels in fig. 1, col. 2, line 55 through col. 3, lines 29).

32. As to claim 28, DuBois further teaches the display apparatus of claim 24, comprising a display hub [15, Fig. 1] for connecting the at least one individually deformable section [12] of the display membrane; and at least one support member [14A] for expanded and collapsing the at least one individually-deformable section [12] between the first and the second geometric configurations about the hub [the closed and open position about the hub 15, see Figs. 1-3, col. 3, lines 9-44 for further details of the explanation].

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to have combined DuBois into Wong et al to create the claimed invention. It would have been obvious to modify Wong et al to become pivotable and foldable for the display fan device as taught by DuBois because this would improve visibility of fans by making at least portions of the fans reflective or luminous, a symbol, a word, and a phrase for using in the warning includes the following: stop, warning ped,

pedestrian, and crossing (col. 1, lines 51-59 of DuBois). The motivation for doing so would apply any display device, and any type of bending, deformation or movement by a structure that noticeably alters its shape (see col. 3, lines 5-21, and col. 8, lines 16-29 of Wong et al), and would incorporate any or other types of electronic display devices (see col. 4, lines 1-2 of DuBois).

33. Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over DuBois in view Wong et al, and further in view of Comiskey et al (US 6,473,072).

The combination of DuBois and Wong et al teaches all of the claimed limitation of claim 1, except for said electronic device comprising a display wand for addressing the visual display elements of at least a portion of the display membrane.

However, Comiskey et al teaches a display wand [a scanning display device, see Figs. 15b, and 16a-16f] for addressing the visual display elements of at least a portion of the display membrane [an electronic paper, see col. 2, lines 51-60, and col. 17, lines 1-63 for further details of the explanation].

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to utilize the scanning in the electronic paper as taught by Comiskey for the intended use for applying to the fan-shaped display device of the combination of DuBois and Wong et al, because this would provide the excellent contrast and brightness of the erasable drawing/marking/images being displayed on the electronic paper, while fabricating the lifetime issues [see Comiskey, col. 5, lines 14-18, and col. 13, lines 58-67].

#### Allowable Subject Matter

- 34. Claims 21 and 26 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 35. The following is a statement of reasons for the indication of allowable subject matter:

The prior arts made of record and not relied upon are considered pertinent to applicant's disclosure. Levin (US 4,601,120), Failla (US 5,128,662), Sawyer (US 6,762,929), Shiratori et al. (US 6,776,579), Lien (US 6,830,430), and Wong et al. (US 6,943,773).

Cited prior arts, single or combination, do not teach or fairly suggest the features "a display apparatus further comprising a deformable rim forming an outer periphery of the flexible display membrane, wherein the at least one support member is secured to positions along the deformable rim and the deformable rim is biased to allow a section of the flexible display membrane to be <u>twisted</u> about at least one axis to form the collapsed configuration and untwisted about the at least one axis to form the expanded configuration," [Fig. 12], as recited in claim 21; and "the display apparatus further comprising a deformable rim around the section of the display membrane, wherein the deformable rim is biased to allow the section to be <u>twisted</u> about at least one axis to form a collapsed position and untwisted about the at least one axis to form a visual display area," [Fig. 12], as recited in claim 26, taken in combination with the other features in independent claims.

## Response to Arguments

36. Applicant's arguments with respect to claims 1-20, 22-25 and 27-30 have been considered but are most in view of the new ground(s) of rejection.

#### Conclusion

37. Any inquiry concerning this communication or earlier communications from the examiner should be directed to KEVIN M. NGUYEN whose telephone number is 571-272-7697. The examiner can normally be reached on MON-THU from 8:00-6:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, a supervisor RICHARD A. HJERPE can be reached on 571-272-7691. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8000.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the Patent Application Information Retrieval system, see http://portal.uspto.gov/external/portal/pair. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Cvin M. ) Guyu-Kevin M. Nguyen Patent Examiner

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KMN February 8, 2007

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It is respectfully submitted that in the case law stated "Drawing as a Reference", "Things clearly shown in reference patent drawing qualify as prior art features, even though unexplained by the specification". See In re Mraz, 173 USPQ 25 (CCPA 1972). "A claimed invention may be anticipated or rendered obvious by a drawing in a reference, whether the drawing disclosure by accidental or intentional. However, a drawing is only available as a reference for what it would teach one skilled in the art who did not have the benefit of applicant's disclosure". See In re Meng, 181 USPQ 94, 97 (CCPA 1974). "Absent of any written description in the reference specification of quantitative values, arguments based on measurement of a drawing are of little value in proving anticipation of a particular length". See In re Wright, 193 USPQ 332, 335 (CCPA 1977).